

TOOK EIGHT HEATS TO DECIDE RACE

Grand Circuit Opened Yesterday
in Cleveland Day Late
Owing to Rain.

(By Associated Press.)
CLEVELAND, O., July 22.—The Grand Circuit races opened a day late, because of the downpour on Monday. The \$3,000 stake for 2:30 pacers was the banner event, and it was decided only after an eight heat contest, making it the longest race that has been held this season.

Summary:
2:14 trot—purse, \$1,500—Major Delmar, won three straight heats and race; Progre, second; Ida Highwood, third. Time, 2:11 1/4.
2:00 pace—purse, \$3,000—Dan R. won fourth, seventh and eighth heats and race; Captain Sphinx, second, winning second and third heats; Fred E. third, winning first and sixth heats; Winfield Stratton won the fifth heat. Best time, 2:07 1/4.
2:19 pace—purse, \$1,000—Dandy Chimes won five straight heats and race; Miss Ophelia, second; Albert W., third. Best time, 2:09 1/4.
2:27 trot—purse, \$1,000—Directum Spler won two straight heats and race; Wilcox, second; John Patterson, third. Best time, 2:15 1/4.

Chicago Races.

(By Associated Press.)
CHICAGO, ILL., July 22.—Results at

Harlem:
First race—six furlongs—Lampoon (7 to 2) first, Almaric (5 to 1) second, Pure Dale (7 to 1) third. Time, 1:15 3/4.
Second race—five furlongs—Miss Manners (5 to 1) first, Penice (6 to 1) second, Goody Two Shoes (5 to 1) third. Time, 1:10 3/4.
Third race—one mile—Piquart (7 to 1) first, Little Rock (5 to 2) second, Archie (20 to 1) third. Time, 1:45 1/2.
Fourth race—seven furlongs—Brass (3 to 1) first, Brulard (13 to 5) second, Vulcan (6 to 1) third. Time, 1:31 3/8.
Fifth race—six and a half furlongs—Sardine (1 to 2) first, Old Mike (40 to 1) second, Add (2 to 1) third. Time, 1:35 3/8.
Sixth race—six and a half furlongs—Della Ostrand (6 to 2) first, Marlon Lynch (7 to 1) second, Declamer (5 to 1) third. Time, 1:35 1/8.
Baron Deshy Got Stakes.

DETROIT, MICH., July 22.—Baron

Deshy won the postponed Merchants' and Manufacturers' Exchange \$2,000 stake this afternoon, taking two straight heats. Time, 2:15 3/4 and 2:51 1/2.

NATIONAL LEAGUE GAMES.

Scores Yesterday

Pittsburg, 9; St. Louis, 3.
Brooklyn, 7-3; Philadelphia, 5-0.
Chicago, 9; Cincinnati, 1.

Standing of the Clubs.

Clubs	Won	Lost	P.C.
Pittsburg	58	16	.784
Brooklyn	45	35	.562
Chicago	41	36	.532
Detroit	37	34	.521
St. Louis	33	43	.434
Philadelphia	24	45	.348
Cincinnati	21	43	.329
New York	23	51	.311

Where They Play To-Day.

Philadelphia at Boston.
New York at Brooklyn.
Cincinnati at Chicago.
St. Louis at Pittsburgh.
Chicago, 9; Cincinnati, 1.

CHICAGO, July 22.—Thielman was pounded for six singles in the first inning, which netted seven runs. His error and three singles added two more in the second. Attendance, 10,000, including 500 school children, admitted free.
Score: R.H.E.
Chicago.....7 2 0 0 0 0 0 0 5 13 4
Cincinnati.....0 0 0 0 0 0 0 0 0 3 14
Batteries: Taylor and Kling; Thielman and Bergen. Time, 1:55. Umpire, O'Day.

Brooklyn, 7-3; Philadelphia, 5-0.

NEW YORK, July 22.—The Brooklyn team made it once straight against the Philadelphia's by winning both games of the double-header at Washington Park this afternoon. First game:
Score: R.H.E.
Philadelphia...1 0 0 2 0 0 0 2 5 13 4
Brooklyn.....1 0 1 0 0 1 4 0 7 9 1
Batteries: Suggler and Jaitchick; Donovan and Abner. Time, 1:58. Umpire, Emslie. Attendance, 4,500.

Second game:

Score: R.H.E.
Brooklyn.....1 0 2 0 0 0 0 0 3 10 3
Philadelphia...0 0 0 0 0 0 0 0 0 6 10
Batteries: Currie and Ryan; Philippi and O'Connor. Time, 1:55. Umpire Brown. Attendance, 4,500.

Pittsburg, 9; St. Louis, 3.

ST. LOUIS, July 22.—St. Louis lost today's game with Pittsburg, the home team supporting Currie poorly. He weakened after the fifth inning and was battered freely.
Score: R.H.E.
St. Louis.....0 0 0 0 3 0 0 0 3 9 5
Pittsburg.....1 0 1 0 0 0 3 1 3 14
Batteries: Currie and Ryan; Philippi and O'Connor. Time, 1:55. Umpire Brown. Attendance, 2,200.

American League Results.

St. Louis, 7; Washington, 6.
Philadelphia, 9; Cleveland, 4.
Boston, 4; Chicago, 1.
Detroit, 7; Baltimore, 7.

OUT ON TECHNICALITY

Holiness Preacher Dismissed on Very Slight Grounds.

(Special Dispatch to The Times.)
DANVILLE, VIRGINIA, July 22.—R. L. Jordan, a Holiness preacher, was arraigned in the Mayor's Court this morning, charged with using obscene language and making false accusations against the Mayor and the police officers.

A mass of evidence was heard, but the allegations were not sustained. The mooted question being whether the officials were actually accused or whether the accusation was prefaced by the statement "If they knew."

For Cursing Him.

E. J. Kelly was arrested yesterday afternoon on a warrant sworn out by Mr. Garnett Lee, manager of the Smith Premier Company here, charging him with cursing and cursing him.

Salt Rheum

You may call it eczema, tetter or milk crust. But no matter what you call it, this skin disease which comes in patches that burn, itch, discharge a watery matter, dry and scale, owes its existence to the presence of humors in the system.

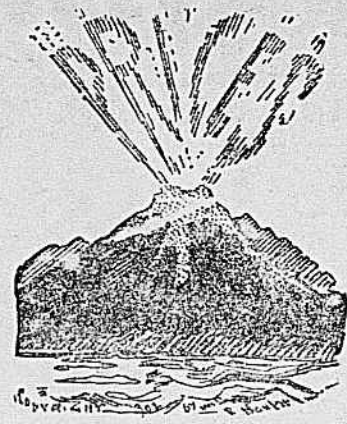
It will continue to exist, annoy, and perhaps agonize, as long as these humors remain.

It is always radically and permanently cured by

Hood's Sarsaparilla

which expels all humors, and is positively unequalled for all cutaneous eruptions.

There's Been an Earthquake



At Our Store.

The prices were blown into the air; fortunately the goods were not injured.

Come in and see what little bit of prices are now tacked onto great big Suits!

With but one or two exceptions

Our entire stock of \$20.00 Suits, Our entire stock of \$18.00 Suits, Our entire stock of \$15.00 Suits of fancy and mixed Single and Double-Breasted Styles, Norfolk and Cutaways—only

\$12.50
for choice.

Nuf Ced.

The prices on

Manhattan Colored Shirts

Suffered too!

\$2.50 and \$2.00 Manhattan Shirts

are now \$1.50.

\$1.50 Manhattan Shirts

are now \$1.15.

O. H. BERRY & CO.,
Men's and Boys' Outfitters.

LIST OF NEW JUDGES NAMED IN CAUCUS

(Continued from First Page.)

5:30 P. M., there being a large attendance of members and spectators on the floor.

Secretary Charles T. Bland read the call and then called the roll, which disclosed the presence of considerably more than a quorum of members. Pages went through the crowded hall and distributed documents, which for the most part contained the endorsements of various candidates.

On motion of Mr. Bruce, it was determined to take up uncontested cases first, and Mr. Caton moved that there be no speeches.

Mr. Wallace, of Richmond, moved to amend by limiting nominating speeches to fifteen minutes. The amendment was adopted, and Mr. Caton's resolution was agreed to.

Mr. Barksdale moved to limit debate on all propositions to five minutes. Mr. Charles T. Bland made an eloquent protest against what he termed "gag law," and said it was aimed at him so that he might not tell the story of his people. Mr. Barksdale replied, and said there should be no washing of dirty linen in the caucus.

Mr. Bland said he proposed to be decent in his presentation. Mr. Barksdale rejoined that he did not know what the gentleman from Portsmouth would do if his tongue were unbridled, and the resolution was adopted, ayes, 47; noes, 25.

This was first blood for Mr. Portlock, and there was some applause.

MR. GRINNAN CHOSEN.

Mr. Polkes asked unanimous consent to name a candidate for judge of the Chancery Court of the city of Richmond, and he placed Mr. Daniel Grinnan in nomination, and he was chosen.

Mr. Lyle nominated Judge George C. Cassell for judge of the Corporation Court of Radford, and he was chosen by acclamation.

The following candidates were named by acclamation:

Twelfth Circuit—Judge T. R. B. Wright, of Essex, by Mr. Lawson.

Eighteenth—Judge S. Houston Letcher, of Rockbridge, by Mr. Keezell.

Nineteenth—Judge George K. Anderson, of Alleghany, by Mr. Allen.

Twenty-second Circuit—Mr. W. J. Henson, of Giles, by Mr. Stafford.

Twenty-third Circuit—Judge F. R. Hutson, of Washington, by Mr. Byars.

Twenty-fourth Circuit—Judge H. A. W. Skeen, of Wise, by Mr. Bruce.

THE FIRST CIRCUIT.

The first Circuit was then called and Mr. Charles T. Bland arose to name Captain Jno. W. Happer, of Portsmouth, and he appealed that there might be justice meted out to his constituents. If the great body of the Democratic people in the circuit did not rebel against Judge Portlock's nomination, he was ready to surrender his seat.

Mr. Bland made an earnest speech against postponement, though his remarks were less fiery than those of Mr. Barksdale.

He said he had heard of no great sentiment in favor of postponement, and he thought such a course was useless.

DR. SNEAD HEARD.

Dr. Snead was about to speak, but on a point raised by Mr. Barksdale was ruled down by the Chair. On motion of Mr. Opla, Dr. Snead was heard, and he made a strong speech for postponement, and he appealed that his people elected a Democratic judge from a Democratic caucus, and was loudly applauded.

There should be no Fusionists forced upon his people, when they had a right to expect a Democratic judge.

Mr. Bland read the following telegram along with others asking postponement: Portsmouth, Va., July 22, 1902.

Chairman Democratic caucus, care Hon. Charles T. Bland, secret y, Richmond, Va.

As chairman of, and speaking for entire bar, four exceptions, resident First Judicial Circuit, I request and ask most earnestly that caucus postpone action in matter of selecting Judge First Circuit, until situation can be explained, and the wish of people, which is as unanimous as that of bar, made known. Defer action, let people speak through primary, and

then every member of Legislature can vote intelligently. Every consideration of fairness suggests this course, and speaking for united bar and three communities, ask at your hands this measure of justice.

LEGH R. WATTS.

WOULD NOT POSTPONE.

Amid great cheering the Chair announced that the motion to postpone had been adopted—ayes, 49; noes, 40—and Mr. Barksdale was on his feet in a moment to demand a roll call, which resulted—ayes, 60; noes, 57—and there was counter cheering.

Mr. Barksdale moved to refer the matter to the congressional primary election to be held on August 19th. The Chair ruled that the motion was in order, and Mr. Barksdale appealed, but finally withdrew. The motion was finally ruled out of order.

Mr. Bland made several other motions, which were ruled out, and Mr. Barksdale called the pending question.

There was some good natured parrying between Messrs. Barksdale and Bland, and the latter placed Captain Happer in nomination in a strong speech.

He made some warm thrusts at Judge Portlock, who he claimed the Norfolk city bar for taking part in the fight. He again declared that the people and the bar of the circuit demanded the nomination of his candidate, and he said the caucus had just perpetrated one wrong upon his constituents. He declared that the nomination of the other candidate would bring devastation and destruction to the party in the circuit.

Dr. Snead made a strong appeal for Captain Happer, and emphasized the claim that he stood for the people and the bar of the circuit.

Senator Sale, in a dignified speech of a few moments, nominated Judge Portlock, whom he declared would make a fine judge, and the nomination was accepted by the bar and the people.

Mr. Barksdale seconded Judge Portlock's nomination, and created great laughter by declaring that he had put more people in the penitentiary than any other judge in Virginia, "and if you put him in Portsmouth," said he, "he will materially augment the population out on the hill."

There were cries of "Vote," "Vote," and the roll was called, but before it was completed Dr. Snead moved, amid great applause, that the nomination be made unanimous. Captain Happer had gotten only 12 votes when "O" was reached.

The following is the vote as far as recorded: For Portlock—Messrs. Allen, Anderson, Armstrong, Baker, Barksdale, Bowman, Branch, Bruce, Bryant, Byars, Caldwell, Caton, Chapman, Churchman, Clayton, Coghill, Cromwell, Cumming, Donohoe, Duke, Early, Edmondson, Edwards, Featherston, Folkes, Ford, Fulton, Gold, Gravelly, Graves, Green, Harvey, Hobbs, Huff, Hunley, E. C. Gordon, Walter Jordan, Kelley, Lassiter, Lawson, Leake, Le Cato, Lewis, Lion, Lyle, Mann, Massie, Matthews, Mayo, McIlwaine, Moon, Mort, Murrell, Ople, Overby, E. W. Owen, J. J. Owens, J. Powers, Purdy, Sale, Searles, Shands, Stearns, Turpin, Tyler, Ware, West, John Whitehead, Joseph Whitehead and Woodward—42.

For Hopper—Messrs. C. T. Bland, C. B. Baker, Barksdale, Biscoe, George C. Bowman, Branch, Bryant, Byars, Cabell, Cardwell, Caton, Chapman, Christian, W. B. Clarke, Coleman, Cromwell, Cumming, Davis, Donohoe, Early, Edmondson, Folkes, Ford, Fulton, Gardner, Garrett, George, Gravelly, Graves, Green, Harman, Hobbs, Hunley, J. J. Owens, J. Powers, Purdy, Sale, Searles, Shands, Stearns, Turpin, Tyler, Ware, West, John Whitehead, Joseph Whitehead and Woodward—40.

THE THIRD CIRCUIT.

Mr. Elam in a graceful speech named as Judge of the Third Circuit Hon. Robert Turnbull, to whom he referred as "the noblest son of the grand old county of Brunswick." He said he was a clean, high, pure man and was the ideal of the people of his county. His remarks were loudly cheered. Senator Hobbs presented the name of Judge J. F. West, of Sussex. He made a brief, but eloquent appeal for his friend, and declared that he was well backed by the bar and the people of the circuit. He pointed out the importance of having a man of judicial experience, and said Judge West met the requirements of the hour fully.

Mr. Clarke, of Surry, seconded Judge West's nomination and paid a high tribute to both candidates.

Judge Mann spoke ably and earnestly for Mr. Turnbull. He gave a brief and eloquent sketch of Mr. Turnbull's career, and paid a beautiful tribute to his public and private life, and declared that he would be an ornament to the bench. Judge Mann's speech was warmly greeted, as he rounded it up with a splendid peroration, which was a tribute to his friend and constituent.

Mr. Davis seconded the nomination of Judge West. He was eloquent in his presentation of his candidate, and paid a fine tribute to the personal character and judicial ability of Judge West. Applause followed Mr. Davis' remarks and the clerk called the roll which resulted as follows:

For West—Messrs. Allen, Baker, Barksdale, C. T. Bland, Bowman, Branch, Byars, Cabell, Cardwell, Caton, Churchman, Clarke, Coghill, Cromwell, Cumming, Davis, Early, Edwards, Gardner, Garrett, Gent, Jones, Kelley, Lassiter, Leake, Le Cato, Lewis, Lion, Lyle, Mann, Massie, Matthews, Mayo, McIlwaine, Moon, Mort, Murrell, Ople, Overby, E. W. Owen, J. J. Owens, J. Powers, Purdy, Sale, Searles, Shands, Stearns, Turpin, C. M. Wallace, Jr., John Whitehead, Wickham—40.

On motion of Hon. George C. Bland the nomination of Judge Garrett was made unanimous amid applause, and Colonel Bowman, in a strong speech named Hon. Henry E. Blair, of Montgomery, for judge of the Twentieth Circuit. Colonel Bowman spoke of the attainments and popularity of his candidate, and declared that he was choice of a large majority of the people and the bar of the circuit.

A STRONG SPEECH.

Senator Clayton made an able and eloquent presentation of the claims of Judge J. R. Tucker, Jr., of Bedford City. Tucker was warmly greeted, and the nomination of Judge Tucker, to whom he paid a splendid tribute.

Senator Lyle seconded Judge Blair's nomination in a brief speech, in which he earnestly appealed for the nomination of his favorite.

Colonel George Wayne Anderson spoke eloquently for Judge Tucker. He had known him long and well, and was able to

dan, Kelley, Lassiter, Lawson, Lake, LeCato, Lyle, Lyle, Massie, Matthews, Mayo, McIlwaine, Moon, Mort, Murrell, Ople, Overby, E. W. Owen, J. J. Owens, J. Powers, Purdy, Sale, Searles, Shands, Stearns, Turpin, Tyler, Ware, West, John Whitehead, Joseph Whitehead and Woodward—44.

For Turnbull—Messrs. Armstrong, Biscoe, George C. Bland, Boaz, Bruce, Bryant, Chapman, Christian, Clayton, Coleman, Donohoe, Duke, Edmondson, Elam, Featherston, Folkes, Ford, Fulton, George, Graves, Huff, Hutchinson, Kelley, Leake, Lion, Mann, Nottingham, Ople, Overby, Reynolds, Ryan, Searles, Shackelford, Smith, Southall, Stafford, Taylor, Toney, S. H. Walker, C. M. Wallace, Jr., G. M. Wallace, Watkins and Wickham—42.

THE EIGHTH CIRCUIT.

Mr. Boaz named Judge J. M. White, of Albemarle, for judge of the Eighth Circuit, and the nomination was seconded by Senator George E. Shackelford, of Orange.

Senator Moon presented the name of Mr. Paul Pettit, of Fluvanna, in a brief but timely speech. He had read at the desk a letter from Mr. D. H. Leake, the member from Goochland and Fluvanna, explaining that he was committed before Mr. Pettit came on the field. Mr. Moon rapped Albemarle for having had so many offices, and when he concluded, Duke made a brief speech for Judge White.

The roll was called, but when the letter "B" was reached, on motion of Mr. Moon, the nomination of Judge White was made unanimous. Mr. Pettit had received a very flattering vote, though it was evident that Judge White had won.

THE THIRTEENTH.

The "Bloody Thirteenth" was next called, and Hon. George Y. Hunley in a chaste and eloquent speech presented the name of Judge G. Taylor Garnett, of Matthews. Mr. Hunley paid a fine tribute to Judge Garnett, and was given flattering applause.

Hon. George C. Bland, clad in a faultless white vest and looking spick and span, presented Hon. Claggett B. Jones in a very graceful speech. His remarks created great enthusiasm, and Senator J. Boyd Sears seconded Judge Garnett's nomination. Mr. Sears, who is one of the most eloquent speakers in the General Assembly, made a fine impression on the caucus, and his remarks elicited frequent rounds of applause, which was repeated at great length when he concluded.

Mr. Kelley spoke ably for Mr. Jones. He paid a pretty tribute to his friend and earnestly appealed to his colleagues to support him. The speech of Mr. Kelley brought forth loud applause, and Judge Garnett's nomination was seconded in a strong speech by Judge W. H. Mann, of Notoway. There was the utmost attention during the roll call, and all seemed to realize that a close fight was on.

THE RECORDED VOTE.

The roll call resulted as follows: For Garnett—Messrs. Armstrong, C. Conway Baker, J. H. Biscoe, Bowman Branch, Bryant, Byars, Cabell, Cardwell, Caton, Chapman, Christian, W. B. Clarke, Coleman, Cromwell, Cumming, Davis, Donohoe, Early, Edmondson, Folkes, Ford, Fulton, Gardner, Garrett, George, Gravelly, Graves, Green, Harman, Hobbs, Hunley, J. J. Owens, J. Powers, Purdy, Sale, Searles, Shands, Stearns, Turpin, C. M. Wallace, Jr., John Whitehead, Wickham—52.

The vote as far as it can be accurately stated, is as follows:

FOR LASSITER.
Petersburg..... 652
Greenville..... 57
Prince George..... 6
Sussex..... 25
Lunenburg..... 27
1,219

FOR SOUTHALL.
Amelia..... 582
Powhatan..... 100
Prince Edward..... 315
Brunswick..... 124
DeKalb..... 74
Notoway..... 105
1,227

Southall's majority, 104.

LASSITER STILL CONFIDENT

Claims Majority in District of Fifty-Six or More.

(Special Dispatch to The Times.)
PETERSBURG, VA., July 22.—Lassiter's friends are all out to-night as they have been at any time since last Thursday, five days ago, election day. They claim a majority of 120 in Lunenburg county, which was the majority given by R. C. Kilmarlin in a telegram to Lassiter today.

Mr. Kilmarlin is private secretary to Mr. Lassiter, and was sent to Lunenburg Sunday night for the purpose of finding out if possible the full return of the county. He says the figures were gotten on the best information obtainable.

Mr. Kilmarlin's telegram gives Mr. Lassiter Plantersville precinct by a majority of seventy, and the only report from that

county that seems to have the semblance of authenticity gives this precinct to Southall by a majority of nineteen.

The local morning paper, basing its estimate on seventy majority for Lassiter at Plantersville precinct, believes Lassiter's majority in the district will be fifty-six or more.

Southall's friends, basing their estimate on the only report from Lunenburg that bears the semblance of authenticity, have retired, satisfied that the Amelia candidate will be the nominee by a majority of seventy-five.

Every report gives an impetus to betting, but no odds are asked or offered. There seems to be a lull to-night and the people, tired from their efforts from what cannot be known, have decided to rest and will vary themselves no longer, but will wait for the vote to be counted by the district committee, which will meet in this city next Friday. Lassiter and his friends to-night are perfectly confident that he has carried the district by a majority of fifty-six.

A CLOSE SHAVE.

It was a close shave for Messrs. Keezell and Early, after the roll call had been completed, voted for Judge Blair. On motion of Mr. Clayton the nomination of Mr. Blair was made unanimous amid applause, and at 11:45 P. M. the conference adjourned sine die amid the cheering of the friends of the winning candidates.

For Judge of the County Courts of Powhatan and Cumberland—Messrs. W. M. Smith, of Cumberland, and Joseph P. Sadler and Haskins Hobson, Jr., of Powhatan, were put in nomination.

The roll was called, but before it was completed, on motion of Mr. Coghill the nomination of Mr. Smith was made unanimous amid applause, and at 11:45 P. M. the conference adjourned sine die amid the cheering of the friends of the winning candidates.

ENTIRE OLD COMMITTEE
WILL BE SUMMONED

(Continued from First Page.)

times during Gasser's two hours with the grand jury and twice during J. C. Wein-land's. When in the room and making a statement before the grand jury the Commonwealth's Attorney was sworn like any other witnesses.

AS TO IMMUNITY.

It was considered the calling of the Commonwealth's Attorney during the testimony of these witnesses had some relation to an effort on the part of the jury to give immunity to these witnesses from possible prosecution if they were to support a prosecution of the grand jury.

Mr. L. O. Wendenburg is for the Commonwealth with a full statement of all they knew. Their statements are believed to have been that the contractors did not offer bribes to councilmen, but were bribed by councilmen for different sums of money if the contracts were to be secured.

Commonwealth's Attorney Richardson would not and could not state what passed in the grand jury room, but there is reason to believe that he has come to the contractors who frankly tell everything they may know of this business.

Technically, he will be liable for prosecution for bribery if money changed hands, but if the ends of justice are served the better thereby, the cases, if instituted, may be nolle prosequed at any time. Action in these matters, whatever the letter of the statute, is largely discretionary with the judge and the Commonwealth's Attorney.

"Then, the friends of the contractors take the position that they can show that it has not been bribery, but blackmail, and that when all the facts are known the general sentiment of the community will be in support of the prosecution of those who have been the victims."

THREE LINES OF INQUIRY.

The course which the inquiry has taken indicates that it will probably fall into three parts—city contracts, street railway and telephone ordinances, and the grand jury, with the hearing of the city officials on Monday and the contractors on Tuesday, has about ended the first part of the inquiry, except in so far as the members of the Street Committee may be able to answer who were expressly disclaimed any purpose to dictate to the District Committee we earnestly recommend that the chairman of each district call a meeting of his committee so that the question of nominating a candidate may be thoroughly discussed and an early and wise decision reached.

It is not known what the various District Committees will do with reference to the matter, but it is of some interest to politicians.

The Republicans may name candidates for Congress in all the districts this fall. They will do so if